

**REMARKS**

Prior to entry of the foregoing amendment, Claims 1-60 were pending in the application. The foregoing amendment amends claims 1, 20, and 39.

*Jeacock* does not describe, teach, or suggest the invention of the independent claims 1 and 20.

The Examiner previously rejected Claims 1-38 under 35 U.S.C. § 102 as being anticipated by U.S. Patent No. 6,014,630 to Jeacock (*Jeacock*). *Jeacock* describes a method requiring a user to manually enter patient specific information into a template. *Jeacock* does not describe a system that automatically imports information specific to the individual. The foregoing amendment to Claims 1 and 20 clarifies that the healthcare information specific to the individual from a healthcare desktop application is automatically incorporated into the intermediate presentation to generate a final presentation.

*Jeacock* and *Parker* do not describe, teach, or suggest the invention of the independent claim 39.

The Examiner previously rejected claim 39 under 35 U.S.C. § 103(a) as being unpatentable over *Jeacock* in view of Microsoft Office 4 for Windows for Dummies by Parker (*Parker*). *Jeacock* does not describe a system that automatically imports information specific to the individual. *Parker* describes incorporating slides as part of a customized visual presentation. *Parker* does not describe automatically importing the information specific to the individual. Thus, the references do not singularly or in combination describe a system capable of automatically incorporating patient specific healthcare information. The foregoing amendment to Claims 39 clarifies that the system comprises a means for automatically incorporating specific healthcare information from a healthcare desktop application into a plurality of slides of an intermediate presentation to generate a final presentation including a plurality of slides being configured to display by a presentation tool.

Claims 2-19, 21-38, and 40-60 depend from allowable independent claims and are therefore allowable

The dependent claims 2-19, 21-38, and 40-60 depend from claims 1, 20, and 39 respectively. As discussed above, claims 1, 20, and 39 are allowable in view of the prior art cited by the Examiner. Because the independent claims from which the dependent claims 2-19, 21-38, and 40-60 depend are allowable, claims 2-19, 21-38, and 40-60 are allowable.

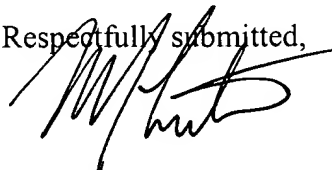
### CONCLUSION

In light of the foregoing, it is respectfully submitted that the pending claims are allowable and a notice of allowance is respectfully requested.

Attached please find a Revocation of Prior Powers and Power of Attorney by Assignee.

Applicant believes that no fee is due to the U.S. Patent Office concerning this Amendment and Response. However, the Commissioner is hereby authorized to charge any additional fees or credit any overpayment to Deposit Order Account No. 11-0855.

Respectfully submitted,



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